OUINN EMANUEL URQUHART OLIVER & HEDGES, LLP Adrian M. Pruetz (Bar No. 118215), adrianpruetz@quinnemanuel.com Scott B. Kidman (Bar No. 119856), scottkidman@quinnemanuel.com 2 Daryl M. Crone (Bar No. 209610), darylcrone@quinnemanuel.com Erica J. Pruetz (Bar No. 227712), ericapruetz@quinnemanuel.com 3 865 So. Figueroa Street, 10th Floor Los Angeles, California 90017-2543 (213) 443-3000 Telephone: Facsimile: (213) 443-3100 5 Attorneys for Plaintiffs Beilstein-Institut zur Förderung der Chemischen Wissenschaften and Beilstein ĞmbH **BOGATIN, CORMAN & GOLD LLP** Andrew M. Gold (Bar No. 146228), agold@bcgattorneys.com The Rotunda Building 300 Frank H. Ogawa Plaza, Suite 370 Oakland, California 94612 Telephone: (510) 832-5005 Facsimile: (510) 832-5020 11 12 UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA 14 SAN FRANCISCO DIVISION 15 16 BEILSTEIN-INSTITUT ZUR FÖRDERUNG CASE NO. C 04-5368 SI DER CHEMISCHEN WISSENSCHAFTEN, a 17 German nonprofit foundation; and STIPULATION AND [PROPOSED] BEILSTEIN GMBH, a German limited 18 ORDER SELECTING ADR PROCESS liability corporation, 19 [ADR L.R. 3-5] Plaintiffs, 20 ADR CERTIFICATION VS. 21 MDL INFORMATION SYSTEMS, INC., a Delaware corporation; and DOES 1-10, 22 23 Defendants. 24 25 26 27 28

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STIP. RE: ADR PROCESS Case No. C 04-5368 SI

1	Plaintiffs Beilstein-Institut zur Förderung der Chemischen Wissenschaften and
2	Beilstein GmbH and defendant MDL Information Systems, Inc. stipulate to participate in the
3	following ADR process:
4	
5	Court Processes:
6	Arbitration ENE Mediation
7	(Use space below to provide any information regarding timing of session, preferred subject matter
8	expertise of neutral, or other issues.)
9	Private Process:
10	\underline{X} Private ADR (please identify process and provider)
11	Mediation. The parties shall meet and confer regarding a provider and complete mediation
12	no later than December 1, 2005. The parties shall file a joint report regarding their settlement efforts no later than December 15, 2005.
13	
14	Dated: April 1, 2005
15	Daryl M. Crone QUINN EMANUEL URQUHART OLIVER &
16	HEDGES, LLP Attorneys for Plaintiffs
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18	Dated:
19	Andrew M. Gold BOGATIN, CORMAN & GOLD LLP
20	Attorneys for Defendant
21	IDD OD OCED LOD DED
22	[PROPOSED] ORDER
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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25	
26	DATED: HON. SUSAN ILLSTON
27	HOW. BOOM VIBLOTON

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JOINT CMC STATEMENT Case No. C 04-5368 SI

SIGNATURE AND CERTIFICATION BY PARTIES AND LEAD TRIAL COUNSEL

Pursuant to Civ. L.R. 16 and ADR L.R. 3-5(b), each of the undersigned certifies that he or she has read either the handbook entitled 'Dispute Resolution Procedures in the Northern District of California," or the specified portions of the ADR Unit's Internet site <www.adr.cand.uscourts.gov>, discussed the available dispute resolution options provided by the court and private entities, and considered whether this case might benefit from any of them.

(Note: This Certification must be signed by each party and its counsel. For e-filers, please consult General Order No. 45, Section X regarding signatures.)

[Representative of Plaintiffs]

[Counsel for Plaintiffs]

[Representative of Defendant]

[Counsel for Defendant]

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1 Plaintiffs Beilstein-Institut zur Förderung der Chemischen Wissenschaften and 2 Beilstein GmbH and defendant MDL Information Systems, Inc. stipulate to participate in the 3 following ADR process: 4 5 **Court Processes:** 6 __ Mediation **Arbitration** ENE (Use space below to provide any information regarding timing of session, preferred subject matter expertise of neutral, or other issues.) 8 9 **Private Process:** 10 X Private ADR (please identify process and provider) 11 Mediation. The parties shall meet and confer regarding a provider and complete mediation no later than December 1, 2005. The parties shall file a joint report regarding their settlement efforts no later than December 15, 2005. 13 quinn emanuel 14 Dated: Daryl M. Crone 15 QUINN EMANUEL URQUHART OLIVER & HEDGES, LLP 16 grneys for Plaintiffs 17 18 Andrew M. Gold 19 **BOGATIN, CORMAN & GOLD LLP** Attorneys for Defendant 20 21 [PROPOSED] ORDER 22 23 PURSUANT TO STIPULATION, IT IS SO ORDERED. 24 25 DATED: __ 26 HON. SUSAN ILLSTON 27 28

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JOINT CMC STATEMENT Case No. C 04-5368 \$1 04/04/05 14:37 FAX 510 832 5020

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04/04/08 10:22 FAX 510 632 5020 BCG SIGNATURE AND CERTIFICATION BY PARTIES AND LEAD TRIAL COUNSEL 1 2 Pursuant to Civ. L.R. 16 and ADR L.R. 3-5(b), each of the undersigned certifies that he or she has read either the handbook untitled "Dispute Resolution Procedures in the Northern District of California," or the specified portions of the ADR Unit's Internet site 3 <www.adr.cand.uscourts.gov>, discussed the available dispute resolution options provided by the court and private entities, and considered whether this case might benefit from any of 4 them. (Note: This Certification must be signed by each party and its counsel. For e-filers, please 5 consult General Order No. 45, Section X regarding signatures.) 6 7 Dated: 8 [Representative of Plaintiffs] 9 10 Dated: (Counse) for Pluintiffs] 11 12 13 quinn erranue! Represen Vesco dant] 14 15 16 [Counsel for Defendant] 17 18 19 20 21 22 23 24 25 26 27

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